LEXINGTON :- PRINTED BY JOHN BRADFORD, (On Main Street) - PRICE TWO DOLLARS FER ANNUM, PAID IN ADVANCE.

O TREASURY DEPARTMENT,
Washington, September 1st, 1800.

PUBLIC NOTICE IS HEREBY GIVEN,

In pursuance of an act of Congress, passed on the 23d day of April, one thou-fand eight hundred, entitled "An act to establish a General Stamp-Office.

THAT a General Stamp-Office is now deshibiled at the feat of government, in the City of Washington, from whence there will filling from and after the date hereof, upon the application of the Supervitors of the Revenue, underwiselement the collection of the shape due to a placed) any quantities of place production and veillum, macked our insuped, so dolly due to a deal of the collection of the stamp declaration of the stamp declaration of the stamped, with the following rates of duty which red demandable by law 2.

The every thin or piece of vollum or parchment, or foce of paper, upon which shall be written or prin scanny or either of the instruments or writings sellowing, to wit,

any countedior, full-tiber, attorney, alvosate or prober, in any count of the United States.

Presided, That a certificate in any
one of the coarts of the United States,
for any one of the fail offices, that it of a
sar relates to the payment of the
ators directly of the United States,
for ach and every of the fail offices.

Any grant of relative at the United States
for acach and every of the fail offices.

Any grant of relative patent, under the feal
or authority of the United States (except
for lands granted for millitary fervices)
Any exemplification or certified copy of
any inch parate of least patent, (except
for lands granted for millitary fervices)
Any exemplification or certified
Any charter party, bottomy or ecliponder
Any receipt or dilcharge for or on account
of any leagar left by any will, or other
teffamentary inframent, or for any
faire or party, bottomy or ecliponder
Any receipt or dilcharge for or on account
of any leagar left by any will, or other
teffamentary inframent, or for any
faire or part of a perfonal caltex; dividid by force of any finance of diltributions other than to the wife, children
or grand-children of the perion decealed,
the amount well-ord, and thall not exexed the value of one hundred dollars,
When the amount thereof final exceed five
hundred dollars,
and for every further fum of five hundred
dollars, when the fum inframent in
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use of the United States, or fome parti-cular flare, yny bond, bill ingle or penal, inland bill of exchange, promiffory note or other note (other thanany recognizance, bill, bond or biber obligation, or contrast, made to or with the United States, or any flate, or for their dar reflectively; and any bonds required in any case by the laws of the United States, or of any flate, upon kgal process, or in any inter-upon kgal for the faithful performance of any trust.

d and not exceeding

And if above one thouland dollars, Provided, Thatif any bounds or notes failbe payable at or within first days, Auch bonds or notes thall be fubject to on. by two-fittil parts of the duty aforelad,

y coo-men parts of the duly aforelial, of Habove twenty and not exceeding to hundred dollars, If above one hundred dollars and not exceeding five hundred dollars, If above one thouland dollars, If above one thouland dollars, or foreign bill of exchange, draft or order for the payment of money in any foreign bill of exchange, draft or exchange every bill of exchange, without respect to the number contained in each fet.

you're or bill of lading or writing, or re-ceipt in nature thereof for goods or mer-chandiac to be exported;
If from one district to another district the United States, notbeing in the same flate,
If the states of the same states of the reign port or place.
The Industry length of propale upon the state very full the same states of the first way to the same states of the same fact, and very full respect to the number contained in each

spect to the number contained in each fet. Sifted by the banks now efabilished or that may be hereafter established or that may be hereafter established where the same of such of the sid banks as shall expret on a numble composition of one per centumen the annual dividends made by the banks, to their sheckholders respectively, according to the following fealts are not exceeding of the dollars, On all notes above one bundred dollars, On all notes above one bundred dollars, and not exceeding sits bundred dollars, and not exceeding sits bundred dollars.

On all notes above five hundred dollars, a Any proteft or other notarial act, any proteft or attorney, except for an invalid penfin, not no bearing felf warrants for land granted by the United States as bounty for military fervices performed abounty for military fervices performed true, goods or effects, made in any cafe any inventory or catalogue of any furniture, goods or effects, made in any cafe any inventory or catalogue of any furniture, goods or effects, made in any cafe approach by any officery any certificate of a finare in advinture and process by any officery any certificate of a finare in advinturence company, of a finare in the bank of the United States or of any flate or other United States or othe

Habove twenty dollars and not exceeding one hundred dollars,
Habove one hundred dollars,
If under twenty dollars, at the rate of the cents for one hundred dollars.

If

That the power of the fuper-vifors of the revetive to mark or damp any volunt, parchment or pasor charge file with duty, will ceale and determine
ion and after fix months, from the date hereof, it
wit, on the last day of February 180.

That, If any perions finall, after the laft day of chronary 1801, have in their cuttody or polletion, but their cuttody or polletion, the continuous continuous polletion, and the continuous changed by the fuper-violoxy of the recoverage, non-which any matter things changed with duty, final not have been writ or printed, they may at any time within the fpace the uper-view of the vector and post the any matter or mining this gold with duty, find and have been written and the property of the property

parchment or vellum, not marked or framped.

And for the convenience of those persons who may be inclined to have their own vellum, parchment and paper framped or marked, it is hereby declared, that when any person shall depose any vellum, parch ment or paper at the office of a tupervitor, accomment or paper at the office of a tupervitor, accomment of the district of the state of

A Favorable Opportunity IS again offered those indebted to JOHN JORDAN Jun. to discharge their respective balances, as

Hemp, Flour, or Wheat, a Tobacco, Wile taken in payment—This method is preferred to the difagreeable alternative of bringing fuits, and will be a means of faving those that are delinquent, much expence. "Tis therefore expected that they will avail themielves of this opportunity, nor longer polyoue the payment of their just debts.

John Jordan jun.

AN ELEGANT Additional affortment of MERCHANDISE, Just received by John Jordan jun. & Co. Lexington, 8th Dec. 1800.

LAND FOR SALE.

LAND FOR SALE.

I AM authorized by gentlemen of refpectability in Philadelphia, to fell about one hundred and eighthy thoufand
acres of 5 L A N D,
in different parts of this flate.—fome of it
MILITARY LANDS fouth of Green.
river—The payments will be made early.
I will take a fmall part in CASH, the
ballance in HORSES, FLOUR, HEMP
or TOBACCO; or allow a credit for
three fourths of the purchafe money, payable in one, two and three years;—A defeription of the LAND, and particulars
of the terms may be had by applying to
me in Lexington:

Thos. Bodley.

Thos. Bodlev. December 20th, 1800.

WANTED IMMEDIATELY. WANTED IMMEDIATELY,

A few Tons of Good, Well Cleaned
HEMP:
For which MÉRCHANDISE, NAILS,
or Good Dry SAL'T, at 12s, per bushel
will be given by
THOMAS HART.

Dec. 15, 18001

ALEXANDER PARKER HAS just received from Philadelphia, and opened at his store on Main street, opposite the court-house, a very general affortment of

general affortment of
Dry Goods,
Groceries,
Groceries,
Hard Ware.
Which he will the most reduced
prices for CASH.
Lexington September 15th, 1800.
N. B. In the above affortment there
are the best French Indigo, Loaf Sugar,
Costecand Teas, Boulting Cloths afforted,
Cordead Dimities and Scarfet Cardinals,
Wool Caras, and Gut Nalls afforted.

WILL give immediate employment to three or four JOURNEYMEN TINNERS, who understand their busi-ness. I will also take two or three Boys from 15 to 18 years of age, as apprentices to the TIN and COPPERSMITS busi-

THOMAS REID, iath, January.

THOMAS REID,

Just received from Lee & Co'. Patent
and Family Medicine Store, Baltimore,
and for sale by MACBEAN & POYMER,
at the Store formerly occupied by Mr.
Robert Barr, Lexington, the following
Vatuable

MEDICINES:
HAMILTON'S WORM DESTROY.
Which have, withit eighten months paft, given
relief to upwards of FIFTY THOUSAND PERSONS, of all ages, in various dangerous complaints,
arting from worms and from foulnets or obstruction in the stomethy and bowls.
A peculiar excellence of this remedy is, its being
fusited to every age and constitution: contains any
thing but what is perfectly unocent, and is fo said
in its operation, that it cannot injure the most delithing but what is perfectly unocent, and is fo said
in its operation, that it cannot injure the most delicold, should no worms east in the body-but will
without pain or griping cleanse the stomach and
bowels, of whatever is foul or offentive, and thereby
prevent the production of worms and many fatal
disorders.

Description of Worms and the

prevent the production of worms and many fatel diforders.

Description of Worms, and the symptosis by which they are known.

Worms which infest the human body, are chiefly of four kinds, viz. the Teres or large round worm, the Afcatides, or finall may worm, and affly, the Temis, or tape worm, fo called from its refemblance to tape; this is often many yards long, and is full of joints—It is most hurtful, and most difficult to cure.

Among the fyraptoms attending worms, are, difagreeable breath, especially in the morning—Bad and corrupted gums—Itching in the nofe and about the feat—Convalions and epileptic fits, and fomefor the feat—Convalions and epileptic fits, and fomefor the teeth in fleep—Irregular appetite, fometimes of the teeth in fleep—Irregular appetite, fometimes to the first state of the teeth in fleep—Irregular appetite, fometimes to hand be bley when the first state of the firs

RECENT CURES,

nefs, having a pleafing appearance, and an agreeable taile.

RECENT CURES,

SELECTED FROM BEVERAL HUNDREDS.

MICHAEL BUFFY, refiding at No. 57,
Wikes firet, Fell's Point, city of Baltimore, voluntarily maketh oath, that the following flatement. In the Wegitning of May 18d, my three children, a boy of feven, and two girls, the one five, and the other three years of age, were taken very ill, nearly at the famet time, of a comman fever, as I thien flappoids. But was foon convinced the difforder was caused by worms; they were frequently troubled with convolidation fits, and volent flattings in their fleesy, and with almost continual venturing and pure application to a physician of the first repication, and his medicines were administered with a confidence of fucefs which only interested our disappointment. The children grew daily works, and I was abfoliutely without hippes of their recovery.—The youngel one appeared almost devold of animation, and chareful an inhabitant of this world-ton's Worns Destroying Lozzager had performed many cures in cafe equally defeprate. I immediately purchafed a box, and gave each of them is dofe, which in a few hours produced the most definable effects; the cledit vonlited a great number of very large worms, and the fector thousands of finall ones, many of them not a quarter of an inch long; in the youngent they freemed to be continued, and repeaced the date agreeably to the paper of directions, and they all speedity, ecceivered a good flate of health, which they all speedity receivered a good flate of the prayer, and the fector where he borders of the grave, and the death of the whole appear of the feather, which they all speedity receivered a good flate of health, which they all speedity receivered a good flate of the prayer, and the death of the whole appear of the feather. pfed fince they were on the borders and the death of the whole appeard on before me, this 26th day of September, J. SMITH.

INFALLIBLE AGUE AND FEVER

DROPS,

For the cure of Agues, remittent and intermittent Fevers.

Thoulands can thefit of their being cured by
their drops, after the work and every other medi-

cine has proved ineffectual; and not one in a bun' dred has had occasion to take more than one, and

cine has proved memercural; and not one one and direct has had occasion to take more than one, and numbers not had a bottle.

Their drops are particularly recommended to the imbebrant of low marthy countries, where disc imbebrant of low marthy countries, where disc early attend to the property of the condition of the condition

THE SOVEREIGN OINTMENT FOR THE ITCH,

Which is warranted an infallible remedy at one application, and may be used with the most perfect fairty by pregnant women, or on infant a week old, not containing a particle of mercury, or any dangerous ingredient whatever, and is not accompanied with last commenting flower, which attende the application of other remedies.

PREVENTION BETTER THAN CURE. For the prevention and cure of Billions and Malignant Fevers, is recommended

DR. HAHN'S ANTI-BILLIOUS PILLS,

PILLS:
Which lave been attended with a degree of figerefa highly grapilying to the investor's techniqs, is
feveral parts of the Weft Indies, and the fouthern
st the United States, particularly in Baltimore,
Petersburg, Richmond, Norfolk, Edenton, Wilmington, Chartelton, and Savannah. The teffinmington, Chartelton, and Savannah. The teffinmington of the States, particularly in Baltimore,
Petersburg, Richmond, Norfolk, Edenton, Wilres can be adduced, who have reasons to believe that
a timely use of this falutary remedy, has under
alterning circumfances pills in perfectly mind, of
attoring circumfances pills in perfectly mind, of
attoring circumfances pills in perfectly mind, of
attoring and of every age.

They are excellently adapted to carry off uperfusions bile, and prevent its mobild fecretions—ric
reflore and amend the appetite—to produce a free
perspiration, and thereby prevent colls, which are
often of fatal confequences—A dole hever fails to
remove a cold, if taken on its first apperance—
They are celebrate for re- noving babitual coliveaction—the color of the tracen by all perions on a change
of climate.

HE GENUINE ESSENCE AN THE

For the Cure of Rhenmanin, Gout, Palfy, Sprains, White Swelling, &c. and has performed more cures in the above complaints, than all the other medicines ever before made public.

DR. HAMILTON'S ELIXIR,

A fovereign remedy for Colds, Obflinate Coughs, Afthmas, and approaching Confumptions; and is far fugerior to any other medicine for the WHOOP-ING COUGH.

INDIAN VEGETABLE SPECIFIC,

HAMILTON'S GRAND RESTORA-

Is recommended as an invaluable medicine for the freedy relief and fermanent cure of the various companies which refult from dillipated pleafures jubinite indifference in climates unfa-verable so the conflictation, the immoderate use of mercury; the dileases pecular to females at a cer-tain period of life; bad lyings in, &cc.

THE DAMASK LIP-SALVE, An elegant and pleafant preparation for chopped and fore lips, and every blemish and inconvenience occasioned by Colds, Fevers, &c. speedy-reforing beautiful rofy color, and delicate fortners to the lips.

THE RESTORATIVE POWDER TEETH AND GUMS.

This excellent preparation comforts and firength-ens the gums, preferves the enamel from decay, and cleanfes and whitens the teeth, abforbing all that acrimotious filme and founders, which fuffered to ac-cumulate never fails to injure and finally ruinthems.

DR. HAHN'S TRUE & GENUINE GERMAN CORN-PLAISTER,
An infallible remedy for Corns, speedily remove, ing them root and branch, without giving pain.

DR:HAHN's GENUINE EYE WA

A fivereign remedy for all difeafes of the eyes, whether the effect of natural weakness or of accident, speedily semoving inflammatiens, defundous never failing to cure those man the eyes, never failing to cure those madels, and fevere, and wonderfully frengthening a weak fight. Hundreds have experienced its excellent virtues, when nearly deprived of fight.

TOOTH-ACHE DROPS, The only remedy yet discovered which gives amediate and lasting relief in the most severe in-

THE ANODYNE ELIXIR. For the cure of every kind of Head. Ache, &c. &c.

BLANK DEEDS.

#### LAWS OF KENTUCKY.

An ACT to amend the law of proceeding in civil cases.

Approved December 18, 1800

Approved December 18, 1800.

See 1. Be it enacted by the general assembly, that in actions of ejectment, it thall be lawful for the plaintift to declare in his proper name, as in other actions, against the defendant, by his proper name and infead of the fictions fuggettions of leafe, entry and outler, to flate that he is legally entitled to the premites, and averthe ejectment and treplasf of the defendant. And the defendant may in his defence, plead not guilty, or plead his title according to its truths the parties having the fame right of pleading, joining lifting, and demurring as in other cafes. The declaration in ejectment shall be ferved by delivering a copy thereof, and notice of the day on which the defendant is to appear to defend the fuit. The ejectment finall be put on the rale dockett, as other causes. But the person through whom the possession of the premises in question claims title, may on motion be admitted defendent as heretofore.

Sec. 2. And he is further enacted, that confent of the parties, certified by their written agreement, or the record, shall always give jurification to the general court or other inferior courts, having cogcourt or other interior courts, naving cog-nizanceof fimilar fubjects. No plea in a-batement shall be filed on setting aside of-fice judgements or writs of enquiry, un-lefs the cause of abatement hath ari-fen since the last continuance of the

And be it further enacted, that in all cases where a capias requires bail, actual arrest of the defendant sh bail, actual arreft of the defendant shall be unnecessary; but reading the writ to the defendant, or delivering him a copy thereof, or if he will not hear the writ, or receive the copy, then throwing down such copy in his presence, shall be a good fervice of such capies; and the silerif returning that he has pursued either of the above measures, shall be equal to a return of exception; and it shall not be lawful for him to return that he was kept off by force from executing such writ. And in cases, in which the writ requires the sheriff to take bail and the defendant shall use arms or threats to keep off such thereoff, he may in like manner throw down a copy left.

his presents, and return a copy left acreen the plaintiff may order an at-thment as in cases of a return of a copy

left.

Sec. 4. And be it further enalled, that if any inferior court do refute to lign a bill of exceptions tendered to them and the fame is certified and figned by the by-flainders, is the law requires, the court flail perior the faid bill to be filed and become a part of the record; and if they refute, the court of appeals may, when fuch cause is brought before them by write forecore and leave reference. when fuch cause is brought before them by writ of error or appeal, upon proper affidiavits of such refulation their discretion, admit such bill of exceptions as a part of the record. When the court shall certify as cause of their results to fign such bill, that its flatement is not true, and bystanders shall sign the bill certifying its truth, affidavits may be taken by either party, as to its truth, during the term, or if the cause be tried on the last day thereof, then within sive days thereafter, and in either ease shall be deposited with the clerk, and shall be certified with the record: but neither party shall file more than five such affida-vits.

Sec. 5. And be it further enacted, that

Sec. 5. And be it further enacted, that where land is held by two ormore perfors in joint tenancy, or tenancy in com non and one of them lives out of this commonwealth, or is a minor, a perfor infare, or fine covert, and the other a refinent thereef; it shall be lawful for fuch refident to carry on any fuitor a dition for the adjutment of any claim to faid land: Provided however, that it hiall be lawful for fuch minor, infane perfon or fime covert, within three years after their feveral difficult in the summary of the coverage of the co

the fame.

Sec. 6. In fuits in chancery, the plaintiff may take depositions within one month after he has filed his bill, if he pleases to do fg: and the defendant may do the like immediately after filing his answer, whether replication be made thereto or not. If the fuit is in fuch state as to allow of taking depositions it shall be unneedfary for either party to have a deditinar for that purpose, unless the witness live out of the state: and no not tee final be necessary of the application for an order to take depositions, if such

application be made to the court in term !

Sec, 7. Orders of furvey may be directed by the court to any person they may

Sec. 8. In actions for breaking

Sec. 8. In actions for breaking the clofe, in flander and trefpsis, a liabit and battery, the plantiff shall have full costs if the verdict be for-him, although the damages found be lefs than forcy shillings. Sec. 9. On the dislottion of an injunction, judgment shall be given by the court againt the fecurities, as well as the plaintiff in the injunction load. And in all bonds hereafter gray on appeals and writs of error, where the judgment of the inferior court shall affirmed in part or in whole, the judgment of a magnific the fecurities in faid appeal or expersedess bond, as well as againful the principal; and execution shall issue accordingly.

cordingly.

Sec. 10. And be it further enacled, that whenever it is necessary to revive a fuit in chancery, in which the answer of the defendant, deceased, shall have been filed, an order of the court for that purpose, eviving the same in the names of the legal representatives of the deceased shall be sufficient, without bill of revivor as heretofore. But where such order is made against the representatives of the defension

representatives of the deceased shall be sufficient, without bill of revivor as herecofore. But where such order is made against the representatives of the defenant, a copy thereof shall be served on the persons so made desendants by order freely all, if they reside in this commonwealth. And where the desendants do not reside in this commonwealth. And where the desendants do not reside in this commonwealth. And where the desendants do not reside in the public papers, as in other cases of a best desendants.

Sec. 11. When judgment is arrested, the plaintist need not bring a new such provided his first write's sufficiently but the court may order new pleadings to commence, where the errors causing the arrest began. And when a judgment is arrested, the party committing the error, shall pay the costs occasioned thereby.

Sec. 12. Every clerk of a quarter seminance, where the errors causing the arrest began. And when a judgment is arrested, the party committing the error, shall pay the costs occasioned thereby.

Sec. 12. Every clerk of a quarter seminance of the day, and if correct, it shall then be signed by the presiding judice of such court; but the record of the proceedings of the faid courts on the last and as aforesaid on the first day of the enfaing court. Nothing herein contained shall prevent the minutes of the courts before mentioned from being read and signed as herestore each day before the adjournment of the court.

An ACT concerning tibs salaries of cer-

aljournment of the court.

An ACT concerning the salaries of certain Judges.

Approved, December 20, 1800.

Be it enaffed by the general assembly, that if any judge of any court within this commonwealth, who is or shall be entitled to an annual falary, flull fail to attend at any term or terms of a court to which he by law is bound to attend, in every such ease, there shall be a deduction from his annual falary, proportioning the term or terms so lost, to the terms which by law the said judge was bound to attend; and in order to ascertain the number of terms which he fail judge has attended, it shall be necessary for him to produce to the auditor of public accounts, certificates from the clerks of the several courts in which he presides, stating therein the number of terms such judge has attended; and the auditor in listing his warrant, shall be governed as te the same, by such certificates; Provided bowever, if it shall appear to the auditor, from the affidavit of the shall quege, that such judge was prevented from attending his term terms as a sorestail, from sckness or the dat any term or constant of a condition of which he by law is bound to seem, in every such ease, there shall be a dealed which he law have proportioning the term or terms fol lost, to the terms which the laid judge has attended, and in order to afcertain the number of terms which the laid judge has attended, it shall be needfary for him to produce to the auditor of public accounts. This may be not be the company which they are contrain which he pressed, flating therein the number of terms such judge has attended; and the auditor in slicing shift warrant, shall be governed as to the lance, by such courts in which he pressed, that such passed has been added and the auditor, in slicing shift warrant, shall be governed as to the lance, by such courts in which the pressed has terms or terms such judge has attended; and the auditor in slicing shift warrant shall be governed as the shall give a reason to the saffaviate of the shall judge, that such passed has been before the shall suppose to the auditor, from the shall suppose to the shall suppose that the shall suppose to the shall suppose the shall supp

make a note in the margin of the faid commissioners books, which shall operate as a check against counterfeits.

This act shall commence and be in

force from its passage.

force from its passage.

An ACT is amend the several acts conearning the Bilitia.

BE it enabled by the general assembly,
That is shall be the duty of the commandants of companies, within this commonwealth, to make out a return of the
strength and accountements of their respective companies, and deliver the same
to the adjutant of the regiment, to which
he may belong, on or before the first day
of October annually, whose duty it shall
be to make out a complete regimental return, and deliver the same to the britgade inspector, on or before the first day
of November: and the faid brigade inspector shall make a complete brigade
return, to the office of the adjutant general, on or before the first day of De-

apector man make a complete brigade return, to the office of the adjutant general, on or before the first day of December, annually.

Sec. 2. And be it further enacted, that the different perfons employed in carrying orders, shall receive fix shillings for each day he may be employed, to be paid out of any money arising from militia fines.

out of any money arining from milita-fines.

Sec. 3. Be it further enasted, that all fines hereafter allefied, by any regimen-tal or battalion court martial, finall be by the judge advocate put into the hands of the commanding officer of fuch regi-ment, who, approving the fame, finall put a copy of fuch report into the hands of fome fheriff or contable within the bounds of fuch regiment, who finall col-lect and pay the tame to the pay matter of the faid regiment, and the taid pay mafter fhail in the county court of the county wherein he final refide, enter in-to bond with fecurity, in the penalty of five hundred dollars, payable to the go-vernor for the time being, and his fuccei-fors, for the use of the commonwealth, conditioned to perform the duties en-joined by law, which bond fhall not be void on the first recovery, but shall from time to time as the breaches thereof shall require, be put in fuit until the whole penalty shall be given to the like effect, ander the same penalties as have been heretofore imposed in similar cases, in the new bond shall be given to the like effect, ander the fame penaltics as have been heretofore imposed in similar cases, in the collection of militia fines; which money, when collected, shall be applied to the use & benefit of such regiment, subject to the order only, of the commanding officer of said regiment, and for the purposes neretofore directed by law.

sectofore directed by law.
Sec. 4. Be is further enacted, that the feveral brigade infpectors in lieu of an annual falary shall be allowed two dollars per day, for every day they are actually employed, in the duties of their office, to be paid in the fame manner, and under the fame restrictions as heretofore direct-

ed by law,

Sec. 5. And be it further enacted, that
the officers commanding rifle or infantry

7. It declares that in eafe of a declara-tion of war by one nation, the citizens of the other shall have twelve months to re-move with their effects. 8. It establishes between the two nati-ons the principle that free

free goods,

o. It declares that veffels of one nation
of the fubication of the fubi 9. It declares that vehels of one in failing under convoy shall not be subject to examination by the armed ships of the

of contraband articles.

It was on Wednesday the 7th inft. (instead of Tuesday as published in our last) that the very uncommon Meteor was feen; its great height and velocity will be evident from the following account given of it in the Union Town Gazette, as there can be no doubt but it was the same Meteor, seen within a few minutes of the same time at a distance of between 3 and 400 miles on a straight line.

On Wednesday evening last, about 8 o'clock, the atmosphere being cloudy, and the night very dark, an extraordinary glare of light, which arose near the Southern horifon, and illuminated the whole atmosphere, for the space of about five seconds; and which, in about four minutes and a half after, was succeeded by an explosition, similar to the discharge of a large cannon at a distance, which confiderably shoot the house, and kept the windows and doer-latches in continual trepidation, for the space of about twenty seconds. The nature and cause of this strange phenomon, we must leave to the naturalists & philosophers to explain.

There was a dreadful fire at New York, on the 14th December laft—the injury inflained is computed to amount to upwards of 100,000 dollars.

Leadon papers down to the 17th November, have been received at the office of the New York M. \*\*

Lendon papers down to the 17th November have been received at the office of the New York M. \*\*

Lendon papers and inference of the New York M. \*\*

And inference of the new real natural instance of the new real inference of the extent as te require a containt initiary force, to impress and sew them into followifino and compliance. Parliamenths been condeasor to device from method to alleviate the differs which it occasions; and to deliberate on the political aspect of affairs, relative to negotiations for peace.

## BY YESTERDAY'S MAIL.

# LONDON, November 12.

The alterations in the new great feal, now finished, and in the custody of the lord high chancelor, are, that the arms of France are entirely expunged: the arms of England of Scotland, of Wales, and of Ireland, are quartered; and the arms of Hannuer are placed when the centre of Hannuer are placed when the centre of Hanover are placed upon the centre of the four quarters. His majefty, in the new feal, instead of being stiled king of Great Briain, France and Ireland, siles

fion thither can promote peace, and humble the English, as the Paris Journals have informed us, we know not, unlefs it is intended that Spain shall materially contribute to the means of attack on this country. The florms in which our leet suffered at Gibraltar, is noticed in letters from Spain, published in the Journals—and, it is faid, one or two transports have been driven aflore. The fleet muit be considerably embarrassed by the loss of anchors, &c. which it has suftained, and it will be unanable to undertake active operations till it receives a supply of stores. The French stands still continue at 34 and a fraction, notwith-sanding the apparent opening of the Congress of Luneville. If it is true that apartments are sitting up, both for Joseph Buonaparte and Cobenzel, they must intend to make some stay here, and actively enter upon negotiations.

STRASBURGH, November 4.

STRASBURGH, November 4. A Ruffian courier paffed through this eity, for Paris—he travelled with great fpeed—This is the fecond within a week.

HAGUE, October 14.

It is confirmed that three great Rufffan armies are to be formed; and we are affared that his majefty, the Emperor, will command one of them in perfon, fhould circumftances render it necessary for them are he sembored.

circumstances render it necellary for them to be employed.

Citizen Schimmelpennick has left this place on his return to Paris.

Several officers have returned here from the army of the Rhine, which occasions it to be believed that there will be no winter campaign.

On the 7th instant a ship of war was discovered to be on fire, from the Helder point. She is either an American frigate or an English ship of war.

PHILADELPHIA, December 23.

An effort has been made in the fenate of the United States, to deftroy the treaty with France—thould they fucced for the prefent, no effential evil, bedide the expence, can arife to the country, because feveral of those who have been hotisite to our liberty, peace and independence, will on the third of March, return among the mass of their fellow citizens, and better will be fent in their room—when we findll have peace, fecurity, and an economical regard to the public treasure, in spite of our enemies at home and abroad. December 24.

A letter from Washington, received this morning, says, Mr. Jay has been nominated chief justice of the United States, in the room of Oliver Eliworth of q. refigned.

A gentleman who left the city of Wash ington yelterday, informs, that it was currently reported there, that the French treaty would not be ratified. On what ground this report had gained currency, he could not fay.

Batt. Fed. Gaz.

Mr. Varnum in the house of representatives of the United States, called up his resolution on Wednelday last, for reducing the fecond regiment of artilerists to three battalions—it at present consists of four. It produced a very long as warm debate—and on the question being taken, there were for it 20, against it 46. December 26.

Reports are in circulation, that the Action in the senate have contrived to obtain a majority, and reject the convention with France. We cannot give credit to the report, however consistent in may be with the former conduct of that faction.

GEORGETOWN, December 24.
In the house of representatives, yesterday, after confiderable lebate, it was carried by a majority of 4, that 200,000 dollars should be appropriated for creeking a Mausslem to the memory of George

SIX SLAVES FOR SALE.

To be fold at Paris on the 30th day of this month, a NEGRO WOMAN and her FOUR CHILDREN; alio a LAD; all of them likely and valuable. Three months credit will be allowed, on giving bond with approved fecurity.

January 15th, 1800.

27.

January 15th, 1800.

January 15th, 1800.

Whereas my wife RACHAEL HUME,
left my bed and board, without any just ci
this is therefore to caution all persons against
diting her on my account, as I am determine
pay no debts of her contracting, after this date.

TAKE Nupbythe fubferiber, near Paint lick meeting house, Garrard county, one black horie, a natural pacer, thit teen hands three in the high, large faddle flows on each fide of his back, has on a large bell with a stabler frap that lip pleed and double backles, a piece broke out of one fide of the bell, and branded on the near flouider but not legible; appraised to 21. 10s.

Yohn Stanie. John Slavin.

FLOUR—For Sale.

The Subfiriber will control for a Quantity of F. L. O. U. R.,

Of his own manufacturing, to be delivered at Frank tort, in the months of January, February, March April next. For terms apply to me, three miles below Lexington.

Thus, Lewis.

Thos. Lewis.

RAN AWAY

RAN AWAY

FROM THE SUBSCRIBER,

ISAAC BEROWN,

A N apprentice boy, to the Black Smith's trade,
about the feel mine or ten inches high! I fuppose him to be about meetern years of age. Amy
perion delivering him to me, in Lexington, shall
have a reve adolf TWELVE AND AHALF CENTS
and no charges paid.

12th January, 1801.

2th January, 1801.

3th Found on the road between Bourlon and
bit highes, A VILE without a Seraw, or any thing
out the Stock—it appears to be new.

C. K.

FOR SALE,

A Tract of LAND,

Of about 1200 Acres, on Licking, fix miles from
the One—it is Good Farming Land, and will
be fold eigether, or divided into finaler tracts, to
fit the pix-nder—The terms will be low for he fold togener,
fait the purchaser.—The terms of the CASH and TOBBACCO.—Apply to
Geo. Poyzer.
ff

Lexington, 17th Jan. 1801.

WANTED,

A N° APPRENTICE to the Tanning and Currying Business, a lad of 16 or 17 years of age,
under good character, will be taken, and none other
need apply.

Living on Tates Creek road, nine miles from

A LIST OF LETTERS

IN the Post Office of Danville, which, if not taken out in three months, will be fent to the General Post Office, as abral letters.

will be fent to the General Poft Office, as dead letters.

B—William Brownlee, Green Cty.
C—Hogh Caldwell, near Danville.
D—Johna Davice, Mercer Cty, Wm.
Dunn near Danville.

E—James Edwards, Danville.
F—Grooge I'van, Red River.
H—Hannah Henry, Danville.
J—John Jones, jun. Lincoln Cty.
L—John Lambert, Mercer Cty. Jas.
Logan, Kentucky. James Logan Efg.
Nebelby ville, John Lillard, Mercer Cty.
N—John New, Mercer Cty.
P—Michael Pufch, Waßington Cty.
John Patrick, Efg. Maddifon Cty.
R—Joseph Richefon, Greene Cty. Richard Reddy, Danville.
S—Mr. Shackleford, Madifon or Lincoln Cty.

T-James Taylor, Efq. Campbell Cty S. Fisher, A. P. M. Danville, Jan. 6th 1801.

TAKEN up by the fubfcriber, living in Mentgomery county, one Sorrel Filley, with a blaze face, tiree years old patt laft firing, thirteen bandshigh, so brand to be feen on her appraised to 3l.

DENNIS BOURNS.

November 6, 1806.

TAKEN up by the fubiciber, near Paint lit meeting house, Garrard county, one bay Horf three years old last figring, fourceen hands high, finall biaze in his face to the end of his rose, the white feet, no brand perceivable; appraised to 12 Wm. Province.

Nov. 28, 1798

THE week before lasts THERMOMETER and a WHITE HAT were taken out of my batty; the Thermiometer had a fift skin each, & made by C. Tagliabae, Lossow: The Hat about has worn: I will give a DOLLAR for either, or FIVE DOLLARS on conviction of the their.

Jobn Bradford. Lexington, Jan. 15th, 1800,

Lexington, Jan-13(n, 1800),

A POST NOTE,

Of the United States of 3000 Dollars;

A ND having apprised all the Banks in the United States of the marks of the faid bill, as the office of the state of the marks of the faid bill, as the office of the state of the marks of the faid bill, as the feels an inconvenience from the want of the want of the work o

TWENTY-FIVE CENTS REWARD

RANAWAY from the fullerfuler, living in Lex ington, fometime in February latt, I AMES "CARSON, and apprentice to the Black Smith's butinefe—he is about five feet ten inches high, front made, about eighteen years of age, dark hair and complexion of the control o

Henry Marshall. January 8th, 1801.

TAKEN up by the flubferiber living in Madifin County, near the old Court Houle, One Gray Marc, this value of fluoriter limits light, branded on the near fluorider N, and the off buttock S, appealed to 151.

\*\*Decamine 2.1th, 1856.\*\*

\*\*William Snith.\*\*

\*\*Decamine 2.1th, 1856.\*\*

\*\*Proceedings 2.1th, 1856.\*\*

\*\*Proceedings 2.1th, 1856.\*\*

\*\*Procedings 2.1th, 185

reward. 2

A. GRAY, Captain, 2d U. S. Regt. Infantry, Lexington, 28th Dec. 1800.

TEN DOLLARS REWARD. TEN DOLLARS REWARD.

DESERTED from Limeftone, on the evening of the 8th inftant, Joseph F. M'Ferling, a private foldier, twenty five years old, five feet ten inches high, dark hair, dark complexion, thek eyes, flout made, a fear on the left fide of the upper lip, born in Scotland, though fpeaks more like an American; took with him a drah cloth American; took with him a drah cloth American; a military cost. more like an American; took with him a drab cloth great coat, a military coat, blue pantaloons, red velt, round hat, half boots, with fome citizens cloaths; whoever will deliver faid deferter to any officer belonging to the United States arms, or focure him in any gaol in the United final receive the above reward and all reaionable expences.

MATHEW ARBUCKLE,
Lieut. 3d U. S. Regt. Infantry
Jan. 9th, 1801,

2 NOTICE.

THE GRAND
LODGE of Kencucky, will meet at the Malons Hall, in the town of Lexington, on the fecond Monday in February, it day in February, it has meanhers are recueffed to give their

being the 9th day of the month; when the members are requested to give their

By order of the
Most Worshipful Grand Master.
J. RUSSELL, Grd. Sec. Lexington, January 9th, A. L. 5801. A. D. 1801.

ington, a Brown Mare, thirteen hands, three inches bigh, four years old last spring, branded on the nightshould 99, some faddle spots; appraised to

Patrick M'Mannus. Nov. 12th, 1800

J. H. DAVEISS,

J. H. DAVEISS,
ATTORNEY,
AS fixed his permanent refidence in
Frankfort. His clients may always
meet him there, except during the terms
of the Lexington, Danville and Bairditown Diffrict contrs, which he will continue to attend. Letters on bufnefs fent
by the mail (postage paid) will be punctually attended to.

3m Frankfort, Dec. 1800.

3m Frankfort, Dec. 1800.

TWENTY DOLLARS REWARD.

STOLEN, on the night of the 13th jinft. from Redflore fort, a Horfe Saddle and Bridle—the horfe is a dark bay, rifing four yearsold, full fifteen hands high, with a finall flar, and a little white foot on his upper lip, and both hind feet white. Alfo the lame night was floden from faid town (and are probably together) a ftrawberry roan horfe, well made. The fubferiber will give any person who will deliver the first mentioned horfe to thim, living near Redstone fort aforefaid, or to Robert Brenton, near Washington, Kentucky, and secure the thief, the above reward, or ten dollars for the horfe only, or Twelve Dollars for horte, faddle and bridle, and reasonable charges. It is supposed that the above horses are taken to Kentucky, or Miamis. The owner of the roan horse lives in Redstone fort, aforesaid, and will give a handsome reward, probably, for his horse.

\*\*Yobn Brooks\*\*

November 17th, 1800.

NOTICE, NOTICE,
THAT Commissioners appointed by
the County Court of Bourbon County, will
meet on the second Tuessay in Frebruary, if sharis
ton, teast fair day at Benjamin Radelists, on Strodes
reck near Hornbacks mill, in order to take depositions, to perpetuate tellimony respecting a pre-emption of 1000 acres, granted to Peter Casey heir at
wat o Benjamin Casey, and to da fash other acts as
hall be deemed necessay and greensly to law.

Benjamin Radelist.

January 9th, 1801:

N. BURROWES

PEFFCTFULLY informs his triends and the public in general that has removed from the brick house adjoining Mr. J. Jourdan, and Meffers. S. &G. Trotter, to the brick house opposite the fector house and next door above Mr. A. Parker-where he has in addition to his former affortment, Hard, Crockery and Glats Wares, also complete fets of China Tea Ware.

N. B. Those indebted are requested to make immediate payment, as I shall shortly flart for Philadelphia.

TEN DOLLARSTREWARD.

DESERTED, from this place on the Twenty Seventh inflant a foldier of the United States army by the name of 10HN KINDIG,

a German, aged Twenty-Six years, five feet eight inches high, fair complexion, fair hair, brown eyes, by trade a cord wainer, any perion apprehending faid deferter and fecturing him in any gaol or delivering him to any officer of the United States army, shall receive the above reward.

2 A. GRAY, Captain,

A. GRAY, Captain,

Win. Trigg.

STRAYED

STRAYED

TROM MY LOT IN LEXINOTON,
THREE COWS,
THE one white, with a few black
marks about her head and fore legs
another black, with a few white marks
and a third red, with a little white.
The white Cow, formerly belonged to
Maj. Thomas Hall, who lived where Walker Baylor now lives, and the black and
white Cow I got of Richard Tomlin,
near the fame place. t is probable the
red and black Cows, may have calved
fince they firayed. If any perfon takes
up these Cows, and will give me information of it, I will pay all costs and
charges.

James Hughes. Lexington, Dec. 15th, 1800.

WANTED IMMEDIATELY, At the Store of BLEDSOE & A Quantity of

PEACH BRANDY, TWILLED BAGS OF BAGGING;
For which CASH and MERCHANDISE will be given. We have a Good Affortment and fell cheap.
3t. Lexington, January 10th, 1801,

MIND YOUR BUSINESS MIND YOUR BUSINESS.

A LL Perfons indebted to the fibilities ber, are earneffly requefted to be punctual in their payments, or fettlements, before the first of March next, further inadigence I cannot give, intending about that time to go to the liftward, and very likely I shall not return, withing to go to Europe, I shall expect attention paid to this warning.

PAT MCHILLORGH

PAT. M'CULLOUGH.

Who has a very convenient and VA-LUABLE FARM within two miles of town to rent, about Seventy Acres of Cleared Land, Orchards, Meadows, every building that is needful about a farm, &c. Lexington, 11th Jan. 1801.

WANTED TO PURCHASE About Eighty Hog sheads
T O B A C C O:

For which I will give one half in CASH and the other in STORE GOODS.

Robert Miller. Frankfort, Jan. 8th, 1801.

TAKEN up by the fubfcriber, living hear Mays Lick, one dark bay Mare, three years old last fpring, has a flar and fini, fuppofed to be fourteen hands light, neither docked nor branded, trots; value

Which w manacs o are made for tude of Kentuc Ecliples the rin Sun, the fulls che the Moon and th

> BI.ANKS of various kinds.
> May be had at this office.

### SACRED TO THE MUSES.

#### RESIGNATION.

O GOD! whose thunders shake the sky, Whose eye this atom globe surveys, To thee, my only rock, I sy, Thy Mercy in thy Justice praise

The myftic mazes of thy Will, The fladows of celestial nihgt, Are past the pow'rs of buman skill; But what the Eternal acts is right.

O teach me, in this trying hour, When anguish swells the dewy tear, To fill my forrows, own thy pow'r Thy Goodness love, thy Justice fear.

Encroaching, sought a boundless fwey, Omniscience could the danger see, And Mercy take the cause away

Then why my Soul, doft though complain Why, drooping, feek the dark recess! Shake off the melancholy chain; For God created all to blefs.

But ah! my breaft is human ftill, The rifing figh the falling tear, My languid vitals, feeble rill, The fickness of my Soul declare.

Forbid the figh, compose my mind, Nor let the guft of mifery flow

The gloomy mantle of the night, Which on my ficken'd Spirit Reals, vanish at the morning light. Which God, My East, My Sun reveals,

#### ANECDOTE.

A gentleman lately called on an occultifit to confult him about his eyes, which of late had become very weak. He found him over a bottle of wine. "Would you be entirely cured," faid the jolly eye Dr. "You mult wholly ablain-from wine."—I will," replied the patient, "but it feems to me your eyes are full as bad as mine, and yet you drink pretty freely." "True" faid the other, "because I prefer good wine to good eyer."

THE PLANE WHEREOUT INOW LIVE,

A The crofling of main Eagle creek, fifteen

The crofling of main Eagle creek, fifteen

the crofling of main Eagle creek, fifteen

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INFORMATION,
THAT I HAVE COMMENCED
TANNING,

TROTTER & SCOTT,

In addition to their valuable flock on hand, have just received and now opening at their store, in the brick building opposite the market-hole, a large and general affortment of well chosen

#### MERCHANDIZE,

Suitable to the prefent and approaching leafons, which will certainly be fold on the most moderate terms for CASH IN HAND. Also a supply of all kinds of

Groceries, China and Glass Wage, a quan-sity of excellent Bar-Irrn, Crowley and Blister Steet, Castings and Window Glass, Naile of ev-try description, Boulting Cloths suitable for Merchant or Country Work, likewise Mann's Lick Salt of a

### SUPERIOR QUALITY.

They hereby return their thanks to their friends who have hitherto favored them with their rullom, and flatter them-felves that from a proper and due atten-tion, to meet with a continuation of future favors. Lexington, Dec. 1st, 1800.

### War Department,

NOVEMBER 13, 1500.

THOSE Gentlemen who have applied for Millitary appointment in the fevices of the latted States, are informed that their application with all the recommendatory letters accompany over continued by fire in the War Office on Saway evening laft. Those who defire to be confidered as candidates will see the propriety of renewing their amplications.

SAMUEL DEXTER, The printers in the different flates are requested give this a place in their Gazettes.

August 28. 1800. 20 Benj. Wharten.

#### 37 LANDS TO SELL

As a Reasonable Price, viz.

At a Reasonable Price, viz.

18363 2 3 acres, in contenuery county, boundadoute buildarby Red river, on the north & Beaver creek, and a branch of States, the track lackdess the whole further reck and its branches which afford the reasonable reck and the state of th

LANDS FOR SALE.

I am authorised to sell two tracts of

LAND,

I am authorited to fell two tracks of LAND, IN Madison country conveyed by Saml. Estill to Elie Williams. One track contains 250 acres lying on the fouth side of and adjoining the Kentucky river opposite the Coperas lisk.—The other track alio contains 250 acres, granted as aforefaid; this track lies about half a mile below the former, they were located and streveyed, at an early period by Joseph Lung, and regularly conveyed by him to Edill. They are above Boonshorough, and are faid to be of a good quality and well fituated; one of the tracks has a format at present.

I will allo sell 155 acres of LAND on Big Reedy, patented to Jacob Anthrois of Bairdstown, in two grants; and 2000 acres on Beaver Creek a branch of the main fork of Licking in Bourbon county.

Any person inclining to purchase either of the above tracks of LAND, may know the terms by applying to the fubblicities in Lexington.

C. Beatty.

feriber in Lexington C. Beatty.

Dec. 25th 1800.

JUST OPENING,

JUST OPENING,
AND FOR SALE IN LEXINGTOX,
A General discontinent of
DRY GOODS, GROCERIES, HARD
WARE, & QUEENS WARE.
Which will be jold low for CASH or
WHEAT delivered at the fubfcribers
Mill, no credit need be asked.
GEORGE TEGARDEN.

Dec. 29th 1800.

GEORGE TEGARDEN.

A Lift of Letters

A Lift of Letters

EMAINING in the Post-Office Lexinton, which, if not taken out withinton, which, if not taken out withinto the mounts, will be returned to the
General Post-Office, as dead letters—
John Alexander, care of Thos. Bodley,
Lezington: Mrs. Grizzel Alexander,
Lerington: Richard
Allen, near do.
James Beaty, near Lexington: Preston
Breckehridge, do. Benjamin Berry, Fayette county: John Baker, Clarke county:
Col. Josas Bullock, Lexington: Daniel
Berry esq. do. Stephen Bullock, do. Innis B. Brent, do. Lechard K. Bradley,
mear Cross Plains, Fayette county: Rebecca Hean, care of Montgomery Bell,
Lexington: Elizabeth Beaty, care of
Cornelius Beaty, do. John Burear, near
do.
Thomas Branen, do. John Borger,
near do.
Allen Campbell, Lexington: James
Cox, care of Martin Hogeland, do. John
Carty, potter, do. James Clarkson, do.
David Cnapman, Kentucky: William
Cook, Meadwille: Robert Carter, Lexington: A. Campbell, do John Calet, do.
Rebecca Dunlap, near Lexington:
Richard Dickenson efg. Kentucky: Jas.
Dodge, the care of the rev. mr. Armfrong: James Dunlap, Lexington.
William Estex, Lexington: James Erwin, do.
Frances Forgus, care of Saml. Campall Packitcher. Lames Enley. George.

month, running up the river with the meanders there of 1100 poles when reduced to a fraight line, the foil pretty level and rich. The title indiffuncable 2367 12 acres, on the waters of the North rich 80ck-Caftle river, Madifon county.

300 acres, in Garrard county on awhite Oak run oppofite the mouth of Hickman creek, the road to provide the mouth of Hickman creek, the road to provide the mouth of Hickman creek, the road to provide the mouth of Hickman creek, the road to provide the mouth of Hickman creek, the road to provide the mouth of Hickman creek, the road to provide the mouth of Hickman creek, the road to provide the mouth of Hickman creek, the road to provide the mouth of Hickman creek, the road to provide the mouth of Hickman creek, the road to provide the mouth of Hickman creek, the road to provide the mouth of Hickman creek, the road to provide the mouth of Hickman creek, the road to provide the mouth of Hickman creek, the road to provide the mouth of Hickman creek, the road twen by the following the town of Chrickman creek, the road twen by the following the town of Chrickman creek, the road twen by the following the town of Chrickman creek, the road twen by the following the two acts of Congress, point of the treek to the county of Congress, point the provide the provided to the county of Congress, point of the treek town of the fame hame, territory 8 and the county of the following the tree town of the fame hame, territory 8 and the provided the provided to the county of the following the tree town of the fame hame, the provided the provided to the distance of the conference of the following the fo

Province, Garrard county: Samuel Parr, Lexington: Mr. Pretman, do. 6: Saml. Pofflethwait, mailer of the Lodge, Lex-ington, No. 25: Nathaniel Frentifs, Lexington: Robert Patterfen, do. Jas. Patterfon, care of Thomas Maion, K: John Payne, near Lexington: Robe. S. Kuifell efg. Lexington: Robe. S. Kuifell efg. Lexington: Arend Rut-gers, Lexington, K. Nathan Rumiey, Kentucky: James Reid, to the care of A. Rankin.

Kentucky; James Reid, to the care of A. Rankin.

Joleph Slauter, 2, to be left at Brent's: Wm. Sthrethley efg. jun. Woodford county: Wm. Sthrethley efg. jun. Woodford county: Chriftian Shirley, Maditon county: William Suttôn, Scott county: Wm. Sterling, Harrodfuerg, Mercer county, K. John Spangler, Lexington, K. Peyton Short, Greenfield, Woodford county, 7: Jas. Stephenson, tabinet, Lexington: Robert Smith, Kentucky: Daniel Starke, Lexington: Mathias Shroycek, do. Maj. John W. Sample, care of G. Clark: Jas. Swenney, on Red river, Clarke county, 2: Rev. Robt. Stuart, Lexington.

James Taylor, Campbell county, K. Wm. Timberlake, Harfodfburgh: Jacob Teaford, Clarke county: Laurence Toole, Harrison county, K. Griffer Taylor, Frederick county.

Jacob Utterback, Woodford county: John Williamfon, Lexington: Edward Wett, do. Benjamin Whitmore, Fayette: Watter Warfeld, Lexington, 2: John Warford, Lexington: Geo. Wilkinson efg. B. 2: Charles Warthan, Nelson county, K. George Webb, attorney, Lexington: Saml. Williffon, Lexington: Hugh Wilfon jun. care of Saml. Campbell: Rev. William Wood, Lexington, 2: John Wilfon jun. care of Saml. Campbell: Rev. William Wood, Lexington, 2: John Wilfon jun. care of Saml. Campbell: Rev. William Wood, Lexington, 2: John W. Hust, P. M. January 1ft, 1801.

THE SUBSCRIBERS

HAVE the fatisfaction of informing their cuffeners and others, that in confequence of an arrangement made by John Johns Jun. they will be enabled to purchafe the following articles of produce this feafon, vizi

## HEMP, WHEAT, FLOUR, AND TOBACCO,

For which they will give fuch prices as their present engagements and prospect will justify, which they hope will be found as liberal as any.

as liberal as any.

But as they have undertaken this buffeners, with profpects indeed, too trifling even to compeniate them for their ferrices, they hope at leaft, to meet with better encouragement than what has here-tofore been allotted by the Planters and Farmers of this flate, to thole who exported their Produce, and that a proper diffinction will be made in favor of them, who, at all times have exerted themfelves on embrace every conocruitive of ferving the product of the compared to the product of the compared to the product of the pro to embrace every opportunity of ferving the Planters, &c.

to embrace every opportunity of lerving the Planters, &c.

It is with the utmost reluctance they take notice of an incontroverible truth, that to far from meeting the encouragement due their exertions, they have historic had the mortification to find that a preference was at all times given (unless when payment was made in produce) to others, who fold for east only—in confequence of which, they had determined to pursue the fame fyitem of Commerce that is now to loudly complained of by the Citizens at large, fol long at least, until their competitors should either be obliged to undergo the same risk and trouble, or the Farmer and Planter take a more extensive view of his real interest—but being anxious to avoid their proportion of general censure, and to make their occupation as useful as possible, they have once more receded from their resolution, determined to purchase the productions of the foll, and trust to the liberality of the Farmer and Planter, to obviate those complaints in future.

The conditions on which they istend

complaints in future.

The conditions on which they letted to take produce, are, the Caft Prices of the feveral articles—In return, they will, continue to fell their goods at their ufficient of the terms of the several law prices, for Caft or Produce. Those who may have more Produce than would be convenient for them to take in Goods, shall receive Cafth, by allowing a reasonable credit, but no payments will be made either in Goods or Cafth, until the delivery of the articles, and it is further expected that none will folicit an advance, as it is impossible for them (in confequence of the numerous disponituals heretofore experienced) either to discriminate, or to deviate from this rule.

[OHN A SEITZ,

# JOHN A SEITZ, JOHN JORDAN Jun. & Co.

N. B. By the above arrangements there can be, no caufe for inspecting us of felling higher, and consequently we flatter burselves with a continuance of the cultom of those who shall wisk to purghase for



ANK BOOKS, on the shirtest notice.